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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/507,521	02/18/2000	Min Xie	15-CT-5271	. 7950
75	590 11/29/2004		EXAMINER	
John S Beulick			DO, CHAT C	
Armstrong Teas One Metropolit	sdale LLP an Square Ste 2600		ART UNIT	PAPER NUMBER
St Louis, MO			2124	

DATE MAILED: 11/29/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)				
	Office Action Summary	09/507,521	XIE ET AL.				
	Office Action Summary	Examiner	Art Unit				
	The MAIL ING DATE - 64bisi - 4i	Chat C. Do	2124				
Period fo	The MAILING DATE of this communication r Reply	appears on the cover sneet	with the correspondence address				
THE N - Exten after S - If the - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATIO sions of time may be available under the provisions of 37 CFF SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per et or reply within the set or extended period for reply will, by stately received by the Office later than three months after the m d patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may reply within the statutory minimum of riod will apply and will expire SIX (6) Natute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communication ABANDONED (35 U.S.C. § 133).	on.			
Status							
1) 又	Responsive to communication(s) filed on 0	4 October 2004					
·		This action is non-final.					
/	, 		atters, prosecution as to the merits	is			
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
	on of Claims		·				
4)⊠ 5)⊠ 6)⊠ 7)⊠ 8)□ Application 9)□ 10)□	Claim(s) 2,3,5-11,13-17,19-25 and 27-37 is 4a) Of the above claim(s) is/are with Claim(s) 5,6,13,14,19,20,27,28 and 32-35 is Claim(s) 2,7,15,16,21,29-31,36 and 37 is/a Claim(s) 3,11,17,25 is/are objected to. Claim(s) are subject to restriction and on Papers The specification is objected to by the Example drawing(s) filed on is/are: a) a Applicant may not request that any objection to Replacement drawing sheet(s) including the cor	drawn from consideration. is/are allowed. re rejected. id/or election requirement. ininer. accepted or b) objected the drawing(s) be held in abey rection is required if the drawing	to by the Examiner. vance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR 1.121	(d).			
•	The oath or declaration is objected to by the	E EXAMINET. NOTE THE ATTACK	led Office Action of form F 10-132.				
12) <u></u> / a)[Acknowledgment is made of a claim for fore All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Buree the attached detailed Office action for a	ents have been received. ents have been received in priority documents have be reau (PCT Rule 17.2(a)).	Application Noen received in this National Stage				
Attachma=+	(e):						
2) Notice 3) Inform	(5) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB No(s)/Mail Date	Paper N	w Summary (PTO-413) lo(s)/Mail Date of Informal Patent Application (PTO-152)				

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DETAILED ACTION

- 1. This communication is responsive to Amendment, filed 10/04/2004.
- 2. Claims 2-3, 5-11, 13-17, 19-25, and 27-37 are pending in this application. This action is made non-final after a RCE filed 10/04/2004.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 2, 7, 15-16, 21, 29-31, and 36-37 are rejected under 35 U.S.C. 102(b) as being anticipated by Larson (U.S. 5,365,465).

Re claim 2, Larson further discloses a method in Figures 2-5 x has a binary exponent e (e.g. 104 in Figure 4B) in addition to the binary mantissa m (e.g. 106 and 108 in Figure 4B), and further wherein computing (abstract) a value of log(x) for the binary floating point representation of x comprises the steps of partitioning (col. 6 lines 3-10 wherein the upper-bit as the order of interval and the lower-bits as the size of interval) the binary mantissa m of a binary representation of x in a memory, the representation of x including a binary exponent e and the binary mantissa m (102 in Figure 4B), wherein a first most significant part of the partition (col. 6 lines 3-10 wherein the upper-bit as the order of interval) corresponds to a region i and a second less significant part of the

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partition (col. 6 lines 3-10 wherein the lower-bits as the size of interval) corresponds to a region delta x, where delta x is a distance from the binary mantissa m to the reference point ai = 1 + (i + 0.5)/N (wherein N is the value of upper-bits); and computing (equation 5 in col. 6) an approximation to log(x), using the first degree polynomial in the binary mantissa m and a precomputed value of $log(a_i)$ (col. 6 lines 53-56).

Re claim 7, Larson further discloses a method in Figures 2-5 x is represented by a 32-bit representation (col. 6 lines 45-50) having a sign bit (line 49 in col. 6), an 8-bit exponent (line 49 col. 6), and a 23-bit binary mantissa (line 50 col. 6) having bits b22 to b0 in order of significance with b22 being a bit of greatest significance; and the step of partitioning the binary mantissa m comprises the step of selecting a first group of bits b22 through b16 (e.g. col. 8 line 38 wherein the look-up bit size is 7) as index i and bits 15 through b0 as delta x.

Re claim 15, Larson discloses a method in Figures 2-5 a computing device comprising a memory (col. 1 lines 27-32) in which binary floating-point (e.g. 104 in Figure 4B) representations of particular numbers are stored, device being configured to: partitioning (col. 6 lines 3-10 wherein the upper-bit as the order of interval and the lower-bits as the size of interval) of an interval between 1 and 2 into N equally spaced sub-regions, precomputing a reference point ai (col. 6 lines 8-15) of each of N equally spaced sub-regions where i = 0 to N-1, selecting N sufficiently large (e.g. $N = 2^16 = 65536$ in col. 8 line 46) so that, within each sub-region, a first degree polynomial in m computation of log(m) within a preselected degree of accuracy for any m within the sub-region (col. 6 lines 53-56), where m is a mantissa of a binary floating point representation of a variable

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x (col. 7 lines 55-67), and computing (equation 5 in col. 6) a value of log(x) for binary floating point representation of a particular number x stored in a memory utilizing the first degree polynomial in the binary mantissa m, wherein log(x) is a function of a distance between the reference point ai and the binary mantissa m; and generate an image (col. 1 lines 15-20) by using the computed value of log(x).

Re claim 16, it is a computing device claim of claim 2. Thus, claim 16 is also rejected under the same rationale as cited in the rejection of rejected claim 2.

Re claim 21, it is a computing device claim of claim 7. Thus, claim 21 is also rejected under the same rationale as cited in the rejection of rejected claim 7.

Re claim 29, Larson further discloses a method in Figures 2-5 the approximation to process at least one image of an object of interest (col. 1 lines 15-20).

Re claim 30, it is a computing device claim of claim 29. Thus, claim 30 is also rejected under the same rationale as cited in the rejection of rejected claim 29.

Re claim 31, it is a method claim of claim 15. Thus, claim 31 is also rejected under the same rationale as cited in the rejection of rejected claim 15.

Re claim 36, Larson further discloses a method in Figures 2-5 the reference point ai is a center point of each of the N equally spaced sub-regions (Figure 5).

Re claim 37, it is a method claim of claim 36. Thus, claim 37 is also rejected under the same rationale as cited in the rejection of rejected claim 36.

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Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 8-10 and 22-24 are rejected under 35 U.S.C. 103(a) as being obvious over Larson (U.S. 5,365,465) in view of Wallschlaeger (U.S. 5,345,381).

Re claim 8, Larson does not disclose the above method can be utilized in a computed topography scanner for generating an image of an object from acquired projection data of the object. However, Wallschlaeger discloses the use of logarithm function (col. 1 lines 35-40) in computed topography scanner (Figure 1) as in image reconstructor (col. 1 lines 25-35) for generating an image of an object by manipulating the intensity values (Figure 3). Therefore, it would have been obvious application to a person having ordinary skill in the art to use the method of logarithm function in topography scanner as in image reconstructor for generating an image of an scanned object as seen in Wallschlaeger's invention into Larson's invention because it would enable to yield faster results and less error in processing image.

Re claim 9, Larson further discloses a method in Figures 2-5 natural logarithm is used in an image reconstructor to generate the image of the object (col. 1 lines 15-20).

Re claim 10, it has same method as cited in claim 2. Thus, claim 10 is also rejected under the same rationale as cited in the rejection of rejected claim 2.

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Re claim 22, it is a computing device claim of claim 8. Thus, claims 22 is also rejected under the same rationale as cited in the rejection of rejected claim 8.

Re claim 23, it is a computing device claim of claim 9. Thus, claims 23 is also rejected under the same rationale as cited in the rejection of rejected claim 9.

Re claim 24, it is a computing device claim of claim 10. Thus, claims 24 is also rejected under the same rationale as cited in the rejection of rejected claim 10.

Allowable Subject Matter

- 7. Claims 5-6, 13-14, 19-20, 27-28, and 32-35 are allowed.
- 8. Claims 3, 11, 17, and 25 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

9. Applicant's arguments with respect to claims 2, 7, 15-16, 21, 29-31, and 36-37 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chat C. Do whose telephone number is (571) 272-3721. The examiner can normally be reached on M => F from 7:00 AM to 5:30 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chaki Kakali can be reached on (571) 272-3719. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Chat C. Do Examiner Art Unit 2124

November 22, 2004 -

AMÉKHATRI PRIMARY EXAMINER